

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK**

UNITED STATES OF AMERICA
ex rel. INTEGRA MED
ANALYTICS LLC,

Plaintiff,

v.

ISAAC LAUFER, MONTCLAIR CARE
CENTER, INC., EAST ROCKAWAY
CENTER LLC, EXCEL AT WOODBURY
FOR REHABILITATION AND NURSING,
LLC, LONG ISLAND CARE CENTER INC.,
TREETOPS REHABILITATION & CARE,
SUTTON PARK CENTER FOR NURSING &
REHABILITATION, LLC, SUFFOLK
RESTORATIVE THERAPY & NURSING,
LLC, OASIS REHABILITATION AND
NURSING, LLC, and FOREST MANOR
CARE CENTER, INC.,

Defendants.

UNITED STATES OF AMERICA,

Plaintiff,

v.

ISSAC LAUFER, TAMI WHITNEY,
PARAGON MANAGEMENT SNF LLC,
MONTCLAIR CARE CENTER, INC., EAST
ROCKAWAY CENTER LLC, EXCEL AT
WOODBURY FOR REHABILITATION AND
NURSING, LLC, LONG ISLAND CARE
CENTER INC., TREETOPS
REHABILITATION & CARE CENTER LLC,
SUTTON PARK CENTER FOR NURSING &
REHABILITATION, LLC, SUFFOLK
RESTORATIVE THERAPY & NURSING,
LLC, OASIS REHABILITATION AND
NURSING, LLC, FOREST MANOR CARE
CENTER, INC., SURGE REHABILITATION
& NURSING LLC, and QUANTUM

17 Civ. 9424 (CS)

**NOTICE OF MOTION FOR
WITHDRAWAL OF APPEARANCE
OF COUNSEL FOR LONG ISLAND
CARE CENTER, INC. AND
FOREST MANOR CARE CENTER,
INC.**

REHABILITATION & NURSING LLC,

Defendants.

TO THE COURT AND ALL PARTIES OF RECORD:

PLEASE TAKE NOTICE that upon the attached Declaration of Karli E. Cozen, Defendants Long Island Care Center, Inc. (“LICC”) and Forest Manor Care Center, Inc. d/b/a Glen Cove Center for Nursing and Rehabilitation (“Glen Cove”) move this Court, pursuant to Rule 1.4 of the Local Rules of the United States District Courts for the Southern and Eastern Districts of New York, for an Order allowing her withdrawal as counsel for LICC and Glen Cove in the above-captioned case.

Attorney Cozen will be leaving Troutman Pepper Hamilton Sanders LLP as of May 5, 2022. Attorney Miranda Hooker will continue to represent the Defendants LICC and Glen Cove in this matter.

PLEASE TAKE FURTHER NOTICE that, given the nature of this motion, Defendants LICC and Glen Cove request that this Court determine this matter on submission and without the need for additional briefing or oral argument as permitted by Rule 78 of the Federal Rules of Civil Procedure.

Dated: April 29, 2022

Respectfully submitted,

/s/ Karli E. Cozen

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PROPOSED ENDORSED ORDER

The Court finds that satisfactory reasons exist for allowing the withdrawal of Karli E. Cozen's appearance as counsel of record in this case. Accordingly, the foregoing motion is GRANTED and Karli E. Cozen's participation in this case is hereby terminated.

SO ORDERED:

U.S.D.J.

CERTIFICATE OF SERVICE

I hereby certify that on April 29, 2022, I caused the foregoing Notice of Motion to Withdraw as Counsel to be served on all parties in this action via ECF.

/s/ Karli E. Cozen

Karli E. Cozen